

BASEBALL BOX SCORES RACING RESULTS

EXTRA

The



World.

FINAL EXTRA.

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WILSON'S AUTO TAKES PLUNGE DOWN BANK

President to Avoid Collision Is Forced to Make Flying Leap to Yard of House.

GETS SEVERE BUMPING.

Faces Second Peril When Frightened Horse Rears, Pawing, Over His Head.

WINDSOR, Vt., July 11.—President Wilson narrowly escaped injury in an auto plunge to-day when his chauffeur had to drive off the road, crash down an embankment into a yard and run flush against a house to avoid a collision with a wagon going in the opposite direction. The auto carrying the secret service men had to be sent down the same embankment in a similar manner.

The President was returning from a golf game at Hanover and was a few miles out of that place when the plunge was taken. President Wilson was rather severely bumped about in the car, but laughed at his experiment.

The wagon approaching from the opposite direction was on a narrow bridge and all three were going at a fair rate of speed. There was no chance for the approaching wagon to swerve from its course on the narrow bridge roadway. The President's chauffeur realized the situation instantly and was equal to the situation.

The embankment was not high, and he was certain that he could take it without serious danger, but as the big motor went down the slope it jarred the occupants, including the Chief Executive, so that they were bounced about and almost thrown from their seats. The momentum of the car made it impossible for the chauffeur to stop it until it had run across the yard and squarely up to the house. The experience of the secret service men in their car was practically the same as that of the President.

Later on the way back to Harlaaken, the summer White House, the Presidential auto met a horse unaccounted to motor. The narrow mountain road made it very difficult to pass. As the Presidential car approached the horse reared on its hind legs and pawed the air with its fore feet, threatening to strike the President or his chauffeur. The party had to stop and the secret service men got out and held the horse. Even then, as the President passed the frightened animal, it seemed to try to climb into the President's auto by again rearing on its hind legs.

The President arrived here without further mishap. He was inclined to pass off the incidents as not worthy of attention. He was forced, however, to laugh at his plight and the excitement of the thrilling journey from the lake.

THREE WOMEN IN CRASH OF AUTO AND TAXICAB

Thrown From Their Seats, but Not Badly Injured, While Riding in Park Avenue.

A touring car containing Mrs. Jacob Barnstein of No. 1200 Madison avenue, Mrs. Joseph Bacharach and her daughter Ruth of No. 17 East Ninety-fifth street, and driven by Baron Davis, a colored chauffeur living at No. 512 West Twenty-fifth street, ran into a taxicab at Forty-fifth street and Park avenue to-day.

William Barry of No. 1200 Fifty-eighth street, Brooklyn, the cab driver, was thrown from his seat and slightly injured. John Gierme of No. 25 East Thirtieth street, the taxicab passenger, was slightly out of shape.

The women in the touring car were thrown from their seats to the floor of the tonneau, but suffered no injuries. No arrests were made as the accident was declared by all concerned to have been unavoidable. The taxicab was badly damaged.

GIANTS WIN

AT NEW YORK—
0 0 3 4 2 2 3 0 — 14
CHICAGO
0 2 2 0 0 0 0 0 — 4

Batteries—Toureaux and Wilson; Lavender and Bresnahan.

BROOKLYN LOSES

AT BROOKLYN—
0 0 0 0 0 0 0 3 — 3
CINCINNATI
0 1 2 2 0 0 0 0 — 5

Batteries—Yingling and Miller; Benton and Clark.

HIGHLANDERS WIN

AT CHICAGO—
0 0 3 0 1 7 0 0 — 11
CHICAGO
0 1 0 0 0 0 0 0 — 1

Batteries—Keating and Smith; O'Brien and Boston.

MURRAY'S BATTING FEATURE OF GAME AGAINST "CUBS"

Up to Seventh "Red" Scored

Two and Drove in Five Other Runs.

GIANTS.	R.	H.	P.O.	A.	E.
Burns, H.	2	2	2	0	0
Shaffer, Jb.	0	0	0	0	0
Grant, Jb.	1	0	0	2	0
Fletcher, ss.	1	4	1	3	0
Doyle, 2b.	4	3	0	1	0
Herzog, 2b.	0	0	2	0	0
Merkle, 1b.	3	2	8	0	0
Murray, rf.	2	5	1	0	0
Wilson, c.	0	0	4	0	0
Meyers, c.	0	1	5	0	0
Hartley, c.	0	1	0	0	0
Snodgrass, cf.	0	1	3	0	0
McCormick, cf.	0	0	1	0	0
McCormick, cf.	0	1	0	0	0
McGraw, p.	1	2	0	1	0
Cooper, p.	0	0	0	0	0
Totals	14	23	27	0	1

Cooper ran for Toureaux in 3d.

CHICAGO.	R.	H.	P.O.	A.	E.
Leach, cf.	1	6	2	3	0
Evers, 2b.	0	0	0	1	0
Mitchell, cf.	0	1	2	0	0
Williams, cf.	0	0	1	0	0
Schulte, rf.	0	1	0	0	0
Phelan, 3b.	2	2	0	0	0
Saier, 1b.	1	1	8	2	0
Miller, cf.	0	1	2	0	1
Corrigan, ss.	0	0	0	2	0
Bresnahan, c.	0	1	5	2	0
Lavender, p.	0	0	0	0	0
Pierce, p.	0	0	0	0	0
Richie, p.	0	0	0	0	0
Totals	4	8	24	13	4

SUMMARY.
First Base on Balls—Off Toureaux, 1; off Lavender, 2. Struck Out—By Toureaux, 4; by Lavender, 2; by Phelan, 1. Two-Base Hits—Phelan, Bresnahan, Murray, Doyle, Meyers, Grant, Fletcher. Stolen Bases—Fletcher, Leach, Doyle, Cooper, Mitchell.

Special to The Evening World.
POLO GROUNDS, NEW YORK, July 11.—In the last tilt between the Giants and the Cubs, Big Jeff Toureaux and Lavender looked horns. An added zest was given to the occasion by the Hebe Orphan Asylum Band, which sliced music in between the acts.

Among those present were Frank Hancock, business manager of the Reds, who came over from Brooklyn to tell us that Leon Ames was going to be offered up as a sacrifice to his old team fates tomorrow, or to hand us a beating as the case might be. Heine Zimmerman practiced with his team to-day, but was still unable to play.

Just as the pastime got under way the Giants' teachers arrived. With them was Leon Vanstatorian one of the athletes who competed against Jim Thorpe in the Olympic games. He shook hands

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HOLD SUITOR OF GIRL, SAYS PROSECUTOR

Will Demand at Hearing To-Night That Verdict of Coroner's Jury Be Ignored.

BIG FIGHT OVER CASE.

Close Watch Is Being Kept on a Relative of Alice Crispell, the Victim.

(Special to The Evening World.)
WILKES-BARRE, Pa., July 11.—District Attorney John H. Higelow, following a conference with county Detectives D. T. McKevey and James Holman, this afternoon, announced that he would appear before Alderman Frank B. Brown to-night and demand that Herbert Johns, suitor of Alice Crispell, victim of the lake tragedy, be held without bail on a charge of murder.

The commonwealth will present what it considers to be a prima facie case. It is claimed that a Magistrate has no right to decide on the guilt or innocence of a man charged with murder.

The District Attorney will insist that Johns be held and that he appear before the Judges of the county on a writ of habeas corpus, so that the Judges may determine whether there is sufficient evidence to hold him for a Grand Jury.

The District Attorney to-day applied to the County Court for permission to dislodge the body of the girl for further examination, but later withdrew the application. Physicians who consulted with the District Attorney were of the opinion that decomposition had advanced too far to make a second autopsy possible.

NOT SATISFIED WITH THE VERDICT OF CORONER'S JURY.

The authorities are not satisfied with the verdict of the Coroner's jury late last night exonerating Johns. The verdict stated that the "evidence in this case fails to show any motive for crime on the part of Herbert Johns, and we feel certain that he had no part in the death of Alice Crispell."

County Detective McKevey, who is working on the case, said to-day that he did not think that the coroner's jury should have made up half of the coroner's jury, as was the case. For this reason, he said, he did not present all the evidence he had, but will introduce additional evidence to-night, when Johns will be given a hearing before a Justice of the peace.

"I knew it would be useless to attempt to make out a strong case when I saw the jury," said McKevey. "The coroner and his jury acted illegally in bringing in a verdict, and it was what I expected. The coroner's jury is to determine the cause of death and who committed the crime, if possible, but not who is innocent of the crime. Furthermore, the verdict is not signed and is illegal."

McKevey says that he still believes he has enough evidence to hold Johns at the hearing before Alderman Frank Brown to-night, and promises to spring a few sensations.

This fight between the authorities has not diverted attention from the search for new clues, and another suspect is being trailed by the police. This person is the man who was seen on a wood pile near the murder spot by Stephens Reese of Plymouth. Stephens is held by the detectives that the man was a near relative of Miss Crispell and he is being closely watched.

Herbert Johns is still a prisoner at the county jail. He was committed by Alderman Brown last Monday on a charge of murder in the first degree, but a hearing was postponed because the authorities wished to await the result of the Coroner's inquest. A formal charge of murder against Johns will be made to-night. The commonwealth will then present its chain of circumstantial evidence, and Detective

(Continued on Sixth Page.)

COHALAN PAID BLACKMAIL TO SAVE PARTY, HE SAYS

Accused Justice Called Upon By the Prosecution to Testify



GREE HITS HOMER WITH BASES FULL, SWAMPING "SOX"

HIGHLANDERS.	R.	H.	P.O.	A.	E.
Daniels, rf.	2	4	5	0	0
Wolter, cf.	3	2	0	0	0
Cree, lf.	1	1	0	0	0
Hartzell, 2b.	1	2	1	3	0
Peckinpaugh, ss.	0	1	2	4	0
Knicker, 1b.	1	3	10	0	0
Midkiff, 3b.	0	0	0	0	0
Zeider, 3b.	1	1	3	0	0
Smith, c.	1	2	5	2	0
Keating, p.	1	1	0	3	0
Totals	11	17	27	12	0

WHITE SOX.	R.	H.	P.O.	A.	E.
Beall, cf.	0	1	1	0	0
Ratn, 2b.	0	1	1	2	0
Lord, 3b.	0	0	0	0	1
Chase, 1b.	1	2	7	2	0
Collins, rf.	0	0	1	0	0
Fournier, rf.	0	0	2	0	0
Bodie, lf.	0	1	3	2	1
Schalk, c.	0	0	1	1	0
Kuhn, c.	0	0	2	0	0
Weaver, ss.	0	0	7	2	0
O'Brien, c.	0	0	1	1	0
White, p.	0	0	0	0	0
Smith, p.	0	0	1	1	0
Schaller, p.	0	0	0	0	0
Easterly, p.	0	0	0	0	0
Totals	1	5	27	13	4

Schaller batted for O'Brien in the 5th. Easterly batted for Smith in 9th.

SUMMARY.
First Base on Balls—Off Keating, 2; off O'Brien, 3; off White, 1; off Smith, 2. Struck Out—By Keating, 5; by White, 2. Home Runs—Cree, Three-base Hits—Daniels, Chase, Bodie. Stolen Bases—Peckinpaugh, Kuhn, Lord (2). Double Plays—Weaver to Ratn, Ratn to Weaver to Chase. Wild Pitch—Keating, 1. Hit by Pitcher—By Keating, 1; by White, 1. Umpires—Egan and Sheridan.

Special to The Evening World.
CHICAGO, Ill., July 11.—The Highlanders faced the Sox in the final game of the season to-day.

(Continued on Eighth Page.)

Prosecution Furnishes a Surprise by Calling Accused Justice to Testify Concerning Connolly Allegations That He Extorted Money.

TESTIMONY COMPLETED; VERDICT NEXT WEDNESDAY.

Jerome Asks "What's the Use of Summing Up?" but Counsel Will Talk.

By Martin Green.

(Staff Correspondent of The Evening World.)

ALBANY, N. Y., July 11.—The legislative hearing on the charges against Justice Daniel F. Cohalan came to a close this afternoon, as the taking of evidence is concerned. Counsel began summing up at 4:30 o'clock and the arguments will continue until midnight, if necessary. The joint committee on judiciary will make its report to the Legislature next Wednesday.

It would not be surprising, considering the expressions of a number of members of the committee, if the report was a "whitewash."

The prosecution furnished a surprise shortly after the opening of the morning session to-day by calling Justice Cohalan to the stand. He positively denied every charge of irregularity made against him by Connolly. He admitted that he received all the moneys that Connolly says were paid, with the exception of one item of \$55.55, but set up that these payments were legal fees which he had a right to accept. He returned Connolly \$3,940.55, he said, because Connolly extorted it from him by threatening to cause the publication of newspaper stories that would cause a scandal and hurt Tammany Hall in the campaign of 1909.

Justice Cohalan made a good witness for himself. He was calm and sure of his ground. The old adage that a lawyer makes a bad witness did not hold good in his case.

"WHAT'S THE USE?" ASKS JEROME.

At the conclusion of Justice Cohalan's testimony the prosecution announced that it had submitted its case. The defense said it had no witnesses to produce. Then William Travers Jerome suggested to the committee that there be no summing up.

"What's the use?" he asked. "This committee is not a jury. Every member of it is a lawyer. The case is plain. No summing up or argument can change the status of the facts that have been presented here."

The committee went into executive session for half an hour. Then Chairman Murtaugh announced that counsel would be allowed to sum up. It was agreed that Mr. Guthrie should take all the time he wants this afternoon presenting the case for the prosecution, and that the defense should be given the special night session.

Mr. Guthrie's action in calling Justice Cohalan took the defense by surprise. Justice Cohalan, however, appeared to be glad of the opportunity to talk. He sat in the witness chair with his arms folded and spoke rapidly and distinctly, sometimes even anticipating the questions put by Mr. Guthrie.

His defense was that he paid Connolly blackmail to avoid the effect on the Democratic party of an attack by Connolly.

"Did you realize that it was a stain on your honor to make such a payment?" asked Mr. Guthrie.

"No," replied Justice Cohalan, before his counsel could get in an objection, which they did at once. The objection was sustained.

Mr. Guthrie was insistent in trying to get Cohalan to answer questions as to his ideas of honor. Mr. Stanchfield fought against these questions.

VIOLATING HIS CONSTITUTIONAL RIGHTS.

"The respondent has been called here in violation of his constitutional rights," said Mr. Stanchfield.

"The only constitutional right he can claim is the right to protect himself from self-incrimination," shouted Mr. Guthrie.

This brought out a bitter exchange between counsel. Mr. Stanchfield got excited.

"You'll follow the rules of evidence here!" he cried, shaking his hand at Mr. Guthrie.

"I'll get the whole truth," said Mr. Guthrie, slamming the table with his fist. "I'll follow the rules of evidence and justice," interposed Senator Wagner.

Following is the testimony of Justice Cohalan:
Q. How long have you been admitted to the bar? A. Since 1889.
Q. May I ask you where you were educated? A. In the public schools of